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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION	
09/533,107	03/22/2000	Shintaro Ichihara	Q58465 8572	
7590 03/24/2004			EXAMINER	
Sughrue Mion Zinn Macpeak & Seas PLLC			LAMB, TWYLER MARIE	
	ania Avenue N W		ART UNIT PAPER NUMBER	
Washington, DC 20037-3202			ARTONII	PAPER NUMBER
			2622	١

Please find below and/or attached an Office communication concerning this application or proceeding.

	Applic	cation No.	Applicant(s)			
	09/53	3,107	ICHIHARA, SHINTARO			
Office Action Summar	y Exami	iner	Art Unit			
	Twyler	r M. Lamb	2622			
The MAILING DATE of this com Period for Reply						
A SHORTENED STATUTORY PERIOD THE MAILING DATE OF THIS COMM - Extensions of time may be available under the provafter SIX (6) MONTHS from the mailing date of this - If the period for reply specified above is less than the If NO period for reply is specified above, the maxim - Failure to reply within the set or extended period for Any reply received by the Office later than three me earned patent term adjustment. See 37 CFR 1.704	MUNICATION. visions of 37 CFR 1.136(a). In n s communication. hirty (30) days, a reply within the num statutory period will apply a r reply will, by statute, cause the onths after the mailing date of th	o event, however, may a reply be to e statutory minimum of thirty (30) do nd will expire SIX (6) MONTHS fro to application to become ABANDON	timely filed ays will be considered timely. m the mailing date of this communication. IED (35 U.S.C. § 133).			
Status						
1) Responsive to communication(s	s) filed on <u>02 January 2</u>	<u>2004</u> .				
2a)⊠ This action is FINAL.	2a)☑ This action is FINAL . 2b)☐ This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the ments is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-14</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5)⊠ Claim(s) <u>6 and 7</u> is/are allowed.						
6)⊠ Claim(s) <u>1-5,13 and 14</u> is/are rejected.						
7)⊠ Claim(s) <u>8-12</u> is/are objected to.						
8) Claim(s) are subject to re	estriction and/or election	on requirement.				
Application Papers						
9) The specification is objected to t	ov the Evaminer					
	•	r h)□ objected to by the	Evaminer			
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) incli			• •			
11) The oath or declaration is object			* *			
	ou to by the Examinor	. Hoto the attached Office	10 7 (0.1011 01 101111 1 TO-102.			
Priority under 35 U.S.C. § 119						
12) ☐ Acknowledgment is made of a c	= •	under 35 U.S.C. § 119(a)-(d) or (f).			
a) ☐ All b) ☐ Some * c) ☐ None						
1. Certified copies of the pri						
2. Certified copies of the pri			-			
3. Copies of the certified cop	•		ved in this National Stage			
application from the Interi	•	` **				
* See the attached detailed Office	action for a list of the c	ertified copies not receive	/ed.			
Attachment(s)						
1) Notice of References Cited (PTO-892)		4) Interview Summar	ry (PTO-413)			
2) Notice of Draftsperson's Patent Drawing Revi		Paper No(s)/Mail [Date			
Information Disclosure Statement(s) (PTO-14 Paper No(s)/Mail Date	49 or PTO/SB/08)	5) Notice of Informal 6) Other:	Patent Application (PTO-152)			
U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)	Office Action Sum		Port of Dourse No /Mary Dourse			
, 102-020 (Nev. 1-04)	Office Action Sun	шнагу	Part of Paper No./Mail Date 15			

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DETAILED ACTION

Notice to Applicant (s)

- 1. This action is responsive to the following communications: amendment B filed on 1/2/04.
- 2. This application has been reconsidered. Claims 1-14 are pending.

Priority

3. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 5. Claim 5 is rejected under 35 U.S.C. 102(b) as being anticipated by Murakami (US 5,473,735).

With regard to claim 5, Murakami discloses a first memory section (first storage means) obtaining and storing the image data stored in said image data memory device therein (col 2, lines 51-59); print data making means (CPU 2) for converting the image data stored in said first memory section into print data every time execution of print is instructed (col 4, lines 43-45); a print section (printing unit 6) capable of printing an

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image according to said print data (col 4, lines 5-10); a second memory section (third memory section) storing the image data stored in said first memory section after the print section has completed printing (col 3, lines 4-9).

With regard to claims 13 and 14, Murakami discloses wherein the image data is unconverted data (col 2, lines 53-54)

Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 1-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hull et al. (Hull) (US 5,806,005) in view of Murakami (US 5,473,735).

With regard to claim 1, Hull discloses an image data printing system (Figure 1, image transfer system 10, coupled to remote station 12, coupled to server 14) comprising: an image data memory device (server 14) for storing image data therein (col 2, lines 31-36).

Hull discloses a print device (external printing device 70), but he does not clearly teach a print device including: a first memory section obtaining and storing the image data stored in said image data memory device therein; print data making means for converting the image data stored in said first memory section into print data every time

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execution of print is instructed; a print section capable of printing an image according to said print data; a second memory section storing the image data stored in said first memory section after the print section has completed printing; and communication device including communication sections for transmitting and receiving the image data which are provided respectively for said image data memory device and said image data memory device and said print device, and communication passage for connection said communication sections to each other; and communication device (cellular telephone network 16) including communication sections (modem 56) for transmitting and receiving the image data which are provided respectively for said image data memory device and said image data memory device and said print device, and communication passage (cellular telephone transmitter 28) for connection said communication sections to each other (col 2, lines 31-62).

Murakami discloses a page printer that includes a first memory section (first storage means) obtaining and storing the image data stored in said image data memory device therein (col 2, lines 51-59); print data making means (CPU 2) for converting the image data stored in said first memory section into print data every time execution of print is instructed (col 4, lines 43-45); a print section (printing unit 6) capable of printing an image according to said print data (col 4, lines 5-10); a second memory section (third memory section) storing the image data stored in said first memory section after the print section has completed printing (col 3, lines 4-9).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to have modified Hull to include a print device including: a first memory

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section obtaining and storing the image data stored in said image data memory device therein; print data making means for converting the image data stored in said first memory section into print data every time execution of print is instructed; a print section capable of printing an image according to said print data; a second memory section storing the image data stored in said first memory section after the print section has completed printing as taught by Murakami. It would have been obvious to one of ordinary skill in the art at the time of the invention to have modified Hull by the teaching of Murakami to ensure the image is available for reprinting as taught by Murakami in col 3, lines 4-9.

With regard to claim 2, Hull also discloses wherein said image data memory device is provided distantly from said print device (Figure 1, col 4, lines 36-46).

With regard to claim 3, Hull discloses an image printing method for printing image data stored in an image data memory device by a print device (col 2, lines 31-36), comprising steps of: transmitting image data from said image data memory device through communication means to said print device (col 2, lines 31-62).

Hull does not clearly teach storing the image data received by said print device in a first memory section of said print device; converting the image data stored in said first memory section into print data that can be printed in a print section of said print device; performing a print operation by said print section in accordance with said print data; and storing the image data stored in said first memory section in a second memory section of said print device.

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Murakami discloses a page printer that includes a first memory section (first storage means) obtaining and storing the image data stored in said image data memory device therein (col 2, lines 51-59); print data making means (CPU 2) for converting the image data stored in said first memory section into print data every time execution of print is instructed (col 4, lines 43-45); a print section (printing unit 6) capable of printing an image according to said print data (col 4, lines 5-10); a second memory section (third memory section) storing the image data stored in said first memory section after the print section has completed printing (col 3, lines 4-9).

Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified Hull to include a print device including: a first memory section obtaining and storing the image data stored in said image data memory device therein; print data making means for converting the image data stored in said first memory section into print data every time execution of print is instructed; a print section capable of printing an image according to said print data; a second memory section storing the image data stored in said first memory section after the print section has completed printing; and communication device including communication sections for transmitting and receiving the image data which are provided respectively for said image data memory device and said print device, as taught by Murakami. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified Hull by the teaching of Murakami to ensure the image is available for reprinting as taught by Murakami in col 3, lines 4-9.

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With regard to claim 4, Hull also discloses wherein said image data memory device is provided distantly from said print device (Figure 1, col 4, lines 36-46).

Allowable Subject Matter

- 8. Claims 6 and 7 are allowed.
- 9. Claims 8-12 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Response to Arguments

- 10. Applicant's arguments filed 2/20/03 have been fully considered but they are not persuasive.
- 11. Applicant argues that Murakami fails to show the claimed second memory section to store <u>unconverted</u> image data. Murakami states in col 2, lines 53-54 that the unconverted data is stored in a storage means.

Conclusion

12. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within

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TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Twyler Lamb whose telephone number is 703 - 308-8823. The examiner can normally be reached on M-TH (8:30-5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward L Coles can be reached on 703-308-4712. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9306 for regular communications and 703-872-9314 for After Final communications.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, DC 20231

or faxed to:

(703) 872-9314

(for informal or draft communications, such as proposed amendments to be discussed at an interview; please label such communications "PROPOSED" or "DRAFT")

or hand-carried to:

Crystal Park Two 2121 Crystal Drive

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Arlington. VA.

Sixth Floor (Receptionist)

Twyler Lamb

March 22, 2004